

**MINUTES OF THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

July 18, 2002

DIVISION ONE

B159826 Iris Limited Partnership et al. (Not for Publication)
 v.
 Superior Court, Los Angeles County
 (Boren, r.p.i.)

The Court:

Therefore, let a peremptory writ issue, commanding respondent superior court to vacate its order of June 13, 2002, taking the hearing on Debbie Boren's third party claim off-calendar, and to conduct a hearing and render a decision prior to July 26, 2002 on Debbie Boren's third party claim and the accompanying motion in limine, in Los Angeles Superior Court case No. PC025386Y, entitled Iris Limited Partnership, et al. v. Allan Boren, et al.
All parties shall bear their own costs. This decision is final forthwith pursuant to CRC 24(d)(2).

Ortega, Acting P.J., Vogel (Miriam A.), J., Mallano, J.

DIVISION TWO

B156383 State of California Dept. of Motor Vehicles (Certified for Publication)
 v.
 Superior Court, Los Angeles County
 (The People, r.p.i.)

The petition for writ of mandate is denied. The order to show cause is discharged, and the stay of the order requiring petitioner to produce its entire file of documents related to Carmona's driver's license is dissolved.

Ashmann-Gerst, J.

We concur: Boren, P.J.
 Nott, J.

DIVISION TWO (Continued)

B152141 Stryker (Certified for Publication)
v.
Antelope Valley Community College District, et al.

The judgment is reversed and remanded. The trial court shall conduct a new trial and determine whether appellant worked more than 60 percent of full-time. If she did, the trial court shall order the District to reclassify appellant as a contract employee. Appellant shall recover her costs on appeal.

Ashmann-Gerst, J.

We concur: Nott, Acting P.J.
 Doi Todd, J.

DIVISION FOUR

Court convened at 9:00 A.M.

Present: Vogel (C.S.), P.J., Hastings, J., Curry, J. and V. Guzman, Deputy Clerk.

Each of the following:

B146459 People v. Gix
B153894 People v. Travers
B153060 People v. Ascencio
B155164 DCFS v. Larry P.

Argument waived, cause submitted.

B154363 Goldsmith
v.
Estate of Athans

Merits:
Argued by Robert S. Gerstein for appellant and by Jack D. Hull for respondent. Cause submitted.

DIVISION FOUR (Continued)

B151141 Janousek
v.
Gutierrez

Merits:

Argued by Richard Janousek, appellant in propria persona and by Michael I.D. Mercy for respondent. Cause submitted.

B145679 Johnson
v.
City of Long Beach

Merits:

Argued by Larry J. Roberts for appellant and by Robert E. Shannon for respondent. Cause submitted.

B153207 Ellis
v.
Ellis

Merits:

Argued by Hugh A. Lipton for appellant and by Lawrence D. Levine for respondent. Cause submitted.

B154046 Los Angeles County, D.C.F.S.
B154116 v.
B157447 Joanne Y. and Randy R.

Merits:

Argued by Joseph T. Tavano for appellant Joanne Y., by Tyna Thall Orren for appellant Randy R. and by Pamela S. Landeros, deputy county counsel, for respondent. Cause submitted.

DIVISION FOUR (Continued)

B148862 Conner
 v.
 Raytheon Systems Company et al.

Merits:
Argued by Robert M. Ball for appellant and by Lester L. Jones for
respondents. Cause submitted.

B148760 People
 v.
 Frazier

Merits:
Argued by Steven Schorr for appellant and by G. Tracey Letteau, deputy
attorney general for respondent. Cause submitted.

Court adjourned.

DIVISION FIVE

B152297 People v. Lorenzo Castro et al (Not for Publication)
B155391 In re Lorenzo Castro on Habeas Corpus

The judgment is affirmed. The writ for habeas corpus is denied.

Grignon, Acting P.J.

We concur: Armstrong, J.
 Mosk, J.

DIVISION FIVE (Continued)

B156728 People (Not for Publication)
v.
Henry Lincoln

The judgment is reversed.

Turner, P.J.

We concur: Grignon, J.
Armstrong, J.

B146883 Pat Desimone (Not for Publication)
v.
Paula Ann Crilly et al.

The judgment is modified to award Pat DeSimone \$382,171 from the monies generated by the partition sale, \$42,420 against Paula. As modified, the judgment is affirmed. The parties are to bear their own costs on appeal.

Grignon, Acting P.J.

We concur: Armstrong, J.
 Mosk, J.

DIVISION SIX

B150900 Rios (Certified for Publication)
v.
Pulido

Although the family law court assigned the dependency tax exemption to Rios for 1999 and the following odd-numbered years, it did not order Pulido to execute the necessary declaration that must be attached to Rios's return. Likewise, it did not order Rios to execute the necessary declaration that must be attached to Pulido's return in even-numbered years. Accordingly, we remand the matter to allow the family law court to modify its order to require the necessary declarations. The order is affirmed. Each party to bear his or her own costs on appeal.

Gilbert, P.J.

We concur: Yegan, J.
Coffee, J.

DIVISION SEVEN

B145755 Spry (Not for Publication)
v.
Campbell

The order is reversed and remanded for findings and recalculations as specified herein and for any further proceedings not inconsistent with this opinion. Campbell is to recover her costs on appeal.

Perluss, J.

We concur: Johnson, Acting P.J.
 Woods, J.

DIVISION SEVEN (Continued)

[illegible]

The judgment is affirmed.

Perluss, J.

We concur: Lillie, P.J.
 Johnson, J.